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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/690,993	10/17/2000	· John Eric Kleider	GE04563	3158
22863 75	590 06/02/2003			
MOTOROLA, INC. CORPORATE LAW DEPARTMENT - #56-238 3102 NORTH 56TH STREET			EXAMINER	
			LIU, SHUWANG	
PHOENIX, AZ 85018			ART UNIT	PAPER NUMBER
		•	2634	1: 1
			DATE MAILED: 06/02/2003	4

Please find below and/or attached an Office communication concerning this application or proceeding.

				59			
•		Application No.	Applicant(s)				
Office Action Summary		09/690,993	KLEIDER ET AL.				
		Examiner	Art Unit				
		Shuwang Liu	2634				
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cover	sheet with the correspondence a	ddress			
THE I - Exter after - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a rep period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statutely received by the Office later than three months after the mailing dispatent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, howev ly within the statutory minir will apply and will expire S e, cause the application to	er, may a reply be timely filed num of thirty (30) days will be considered time IX (6) MONTHS from the mailing date of this of become ABANDONED (35 U.S.C. § 133).				
1)⊠	Responsive to communication(s) filed on 17	October 2000 .					
2a) <u></u> ☐	This action is FINAL . 2b)⊠ TI	his action is non-fin	al.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims						
4)⊠	Claim(s) <u>1-13 and 15-30</u> is/are pending in the	e application.					
	4a) Of the above claim(s) is/are withdra	wn from considera	tion.				
5)⊠	Claim(s) 30 is/are allowed.						
6)⊠	Claim(s) <u>1-4,7,8,12,13,15-24,26 and 27</u> is/are	rejected.					
7)🖂	7) Claim(s) <u>5,6,9-11,14,25,28 and 29</u> is/are objected to.						
8) Applicati	Claim(s) are subject to restriction and/o on Papers	or election requiren	nent.				
9) 🗌 :	The specification is objected to by the Examine	er.					
•	The drawing(s) filed on is/are: a) acce		d to by the Examiner.				
,	Applicant may not request that any objection to the		-				
11)	The proposed drawing correction filed on	=	•				
	If approved, corrected drawings are required in re		•				
12) 🗌	The oath or declaration is objected to by the Ex	xaminer.					
Priority u	ınder 35 U.S.C. §§ 119 and 120						
13)	Acknowledgment is made of a claim for foreig	n priority under 35	U.S.C. § 119(a)-(d) or (f).				
_	☐ All b)☐ Some * c)☐ None of:		(4)				
,	1.☐ Certified copies of the priority documen	ts have been recei	ved.				
	2. Certified copies of the priority documen						
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
	cknowledgment is made of a claim for domest	·		al application).			
а) The translation of the foreign language pracknowledgment is made of a claim for domes	ovisional applicatio	n has been received.	,			
Attachmen		p, 2/100, 00	00 1—+ miles 01 1211				
1) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s) <u>2</u>	5) 🗌	Interview Summary (PTO-413) Paper No Notice of Informal Patent Application (PT Other:				
J.S. Patent and T PTO-326 (Re		ction Summary	Part of Paper No. 4	- 			

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DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2. Claims 15-21, 26 and 27are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

It is unclear on which claim 15 depends since there is no claim 14 for depending. It is also unclear on which claim 26 depends since claim 26 depends on itself.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-4, 7, 8, 12 and 13 are rejected under 35 U.S.C. 102(b) as being anticipated by Su et al. (IEEE, 1998, see IDS, paper #2).

Su et al. discloses a method of orthogonal frequency-division multiplex (OFDM) communication via a plurality of subchannels, comprising:

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(1) regarding claim 1:

producing a modulation profile of said wideband channel, wherein said modulation profile is responsive to a signal-to noise ratio (SNR) for each subchannel in said plurality of subchannels within said wideband channel (Section 2.B, Page 475-476); and

transmitting OFDM data in response to said modulation profile (Section 2, page 474).

(2) regarding claim 2:

wherein said producing activity comprises:

establishing a least-SNR requirement (step 0 in section 3, page 476);
determining said SNR for each of said subchannels in said plurality of
subchannels within said wideband channel (steps 1-3 in section 3, page 476); and
designating each of said subchannels having an SNR greater than said
least-SNR requirement as a clear subchannel (step 4 in section 3, page 476).

(3) regarding claim 3:

wherein said producing activity additionally comprises:

establishing a least-quality-of-service requirement (section 2.B after equation (8), page 475); and

optimizing a throughput of each of said clear subchannels in which a quality-of-service is greater than said least quality-of-service requirement (section 2.B after equation (8), page 475 and equations 9 2, 3 and 4).

(4) regarding claim 4:

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wherein said producing activity additionally comprises:

establishing a least-throughput requirement (section 2.B after equation (8), page 475 and abstract); and

optimizing a quality-of-service of each of said clear subchannels in which a throughput is greater than said least throughput requirement (section 2.B after equation (8), page 475 and equations 9 2, 3 and 4).

(5) regarding claim 7:

additionally comprising iterating said producing and transmitting activities to track changes in said SNR in each subchannel of said plurality of subchannels within said wideband channel (steps 1-5 on page 476 though section 3 on page 477).

(6) regarding claim 8:

wherein said producing activity comprises:

scanning said wideband channel (steps 1-4, page 476); and determining said SNR for each of said subchannels in said plurality of

subchannels within said wideband channel in response to said scanning activity (steps 1-5 on page 476).

(7) regarding claim 12:

wherein said transmitting activity transmits said OFDM data over at least one user channel (last paragraph of section 3).

(8) regarding claim 13:

wherein said user channel comprises at least one of said subchannels (last paragraph of section 3).

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5. Claims 22-24 are rejected under 35 U.S.C. 102(b) as being anticipated by Hughes-Hartogs (US 4,679,227).

As shown in figures 3 and 5-7, Hughes-Hartogs discloses an orthogonal frequency-division multiplex (OFDM) communication system utilizing a plurality of subchannels, comprising:

(1) regarding claim 22:

an OFDM receiver (see figure 3)configured to obtain a signal-to-noise ratio (SNR) for each subchannel in said plurality of subchannels within said wideband channel (see figure 5, column 9, line 49-62 and column 11, lines 11-16); and

an OFDM transmitter (see figure 3) in communication with said OFDM5 receiver and configured to transmit OFDM data so that said OFDM receiver receives said OFDM data in each subchannel within said plurality of subchannels within said wideband channel at one of zero subchannel signal level (o bit), an intermediate subchannel signal level (2-6 bits), and a maximum subchannel signal level in response to said SNR therein (8 bits) (column 11, lines 11- 27).

(2) regarding claim 23:

wherein said OFDM receiver comprises:

a scanning section (column 11, lines 4-8) configured to scan each of said subchannels in said plurality of subchannels within said wideband channel;

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a detection section coupled to said scanning section and configured to obtain said SNR for each of said subchannels (column 8, lines 21-28 and column 9, lines 18-62);and

an evaluation section coupled to said detection section and configured to designate as a clear subchannel each of said subchannels having a SNR greater than a least-SNR requirement (figure 5, column 9, lines 63-67 and column 17, lines 16-34).

(3) regarding claim 24:

wherein said OFDM transmitter is configured to transmit said OFDM data so that said OFDM receiver receives said OFDM data in each of said clear subchannels at said maximum subchannel signal level (see figure 7 for maximum signal level).

Allowable Subject Matter

- 6. Claim 30 is allowed.
- 7. Claims 5, 6, 9-11, 14, 25, 28 and 29 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 8. The following is a statement of reasons for the indication of allowable subject matter: the prior art fails to teach a method of orthogonal frequency-division multiplex (OFDM) communication via a plurality of subchannels within a noncontiguous wideband

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channel, said method comprising determining an impeded subchannel each of said subchannels in which said SNR is less than said first least SNR threshold and greater than or equal to a second least-SNR requirement.

Conclusion

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shuwang Liu whose telephone number is (703) 308-9556.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen Chin, can be reached at (703) 305-4714.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist).

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

Shuwang Liu Primary Examiner

Sharay Ti

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May 23, 2003